UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

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GIUSEPPE MAROTTA)	
, Plaintiff)	
v.)	C.A. NO. 05-10032-MEL
SUFFOLK COUNTY,)	
Defendant)	

THIRD AMENDED COMPLAINT AND JURY DEMAND

INTRODUCTION

1. This is an action for declaratory relief and monetary damages brought by employees of the Suffolk County House of Correction, on behalf of themselves and others similarly situated, against Suffolk County for violations of the Fair Labor Standards Act, 29 U.S.C. § 201 et seq. (FLSA)".

JURISDICTION AND VENUE

2. This court has jurisdiction over this case pursuant to 29 U.S.C. § 216(b) and 28 U.S.C. § 1331. Declaratory relief is authorized pursuant to 28 U.S.C. § 2201 and 2202. This court is the proper venue pursuant to 28 U.S.C. § 1391(b).

PARTIES

3. The Plaintiffs Giussepe Marotta, Alesendro Basile, Gregory Baker, Brian Barden, Joseph Bennett, Crystal Brown, Paul Busa, Christina Chaney, Michael T. Coakley, Sharon Corbin, Daniel Daley, Peter Daly, Lisa Daniel, Paul Demille, Edward J. Denehy, Jr., Neville DePass, Sr., Michael J. Doherty, Billy Dowd, Robert F. Downs,

Richard J. Flynn, Thomas J. Flynn, Timothy Frates, Daniel Galvin, James Glavin, Walter Gonzalez, James T. Gorman, Barbara Gray, Dennis Guilfoyle, Theresa Hall, Michael Haugh, Daniel J. Hickey, Thomas Hogan, Annjanette Howard, Dean Johnson, John Katikakis, James F. Keogh, Bryan Kaiser, Earl Lacaillade, Shawn Leonard, Anthony J. Morganelli, Charles Mattar, Jarrod McCarthy, John T. McGee, Jason McGrane, Brian McPherson, Robert Milisi, Robert Morgan, Joseph A. Munger, Bruce Owens, Jeff Parillo, William Paul Petersen, William S. Power, Richard Powers, Sean Puglsey, Richard Rondeau, Christopher D. Ryan, Troy Salvetti, Edward Sciarratta, Michael Simpson, Janet M. Sinclair, Scott Smith, Brian Solimini, Jay Tully, Kenneth Sheehan, David Stock, Tom Tucci, Steve Varney, Keith Wallace, Antonio Whitfield, Davis Williams, Stephanie Wright, Robert Zoebisch, John Gaeta, Thomas Harris, and Michael Nephew, are current or former employees of the Defendant Suffolk County, are employed as corrections officers at the Suffolk County House of Correction.

4. The Defendant, Suffolk County, is an independent body politic, organized under the laws of the Commonwealth of Massachusetts, located in Boston, Suffolk County, Commonwealth of Massachusetts.

FACTUAL ALLEGATIONS

- 5. The Plaintiffs are employees within the meaning of the FLSA.
- 6. The Defendant is an employer within the meaning of the FLSA.
- 7. The Plaintiffs are members of a labor organization, AFSCME Council 93, AFL-CIO, Local 419 (the Union)."
- 8. The Union and the Defendant are parties to a collective bargaining agreement, which sets forth terms and conditions of employment that uniformly apply to

the Plaintiffs and other employees assigned to the Suffolk County House of Correction, including hourly rates of pay, and circumstances in which officers are entitled to receive overtime pay and the addition of certain premiums to their normal hourly rate of pay (hereinafter, premium pay)."

- 9. Pursuant the collective bargaining agreement, the Plaintiffs are entitled to receive premium pay for:
 - 10. Educational Incentives, including \$.72 per hour for having attained an associate s'degree, \$1.20 per hour worked for the attainment of a bachelor s'degree; and \$1.44 per hour worked for the attainment of a master s' degree (Article XIX, Section 3);
 - Weekend Differential, including \$1.00 per hour for all regularly 11. scheduled hours worked between the hours of 11:00 p.m. on Friday and 11:00 p.m. on Sunday (Article XIX, Section 9);
 - Shift Differential, including \$1.05 per hour for all regularly 12. scheduled actual hours worked on a night shift (Article XIX, Section 10);
 - 13. Public Safety, including \$1.30 per hour for employees graded as CO-1, CO-2, and CO-3, and \$1.54 per hour for employees graded as CO-4 (Article XIX, Section 11);.
- The Plaintiffs and similarly situated employees are entitled to receive one 14. and one half times their regular rate of pay for hours worked that are defined as overtime hours by the FLSA or the terms of the collective bargaining agreement.
- 15. In calculating overtime payments due the Plaintiffs and other similarly situated employees entitled to receive premium pay under the collective bargaining

agreement, the Defendant does not take into account premium pay to which the Plaintiffs might be entitled under the collective bargaining agreement, but calculates their payments on the basis of their non-premium rates of pay.

16. The Defendant is aware that the foregoing practices violate the FLSA, but has willfully and knowingly continued to violate it, despite demands made by the Plaintiffs employee union that it cease and desist its violations of the FLSA

COUNT I VIOLATION OF 29 U.S.C. § 207 UNDERPAYMENT OF OVERTIME DUE

- The Defendant has willfully violated the FLSA by failing to calculate 17. overtime payments for the Plaintiffs and similarly situated employees on the basis of the premium hourly pay required under the collective bargaining agreement, including, but not limited to, in the manner described above.
- 18. The Plaintiffs and similarly situated employees have been harmed, injured and damaged as a result of the Defendant s'violation of the FLSA.

PRAYER FOR RELIEF

WHEREFORE, the Plaintiffs request that this Court enter a judgment:

- declaring that the acts complained of herein are in violation of the a) FLSA;
- b) awarding the Plaintiffs back pay, liquidated damages, and treble damages, costs and attorney s'fees, as provided by the FLSA;
- directing the Defendant to take such affirmative steps as are c) necessary to ensure that the effects of these unlawful employment practices are eliminated and do not continue to affect Plaintiffs employment opportunities;

- g) enjoining and permanently restraining these violations of the FLSA;
- h) granting such other and further relief as this Court deems necessary and proper.

JURY DEMAND

PLAINTIFFS DEMAND A TRIAL BY JURY.

Respectfully submitted,

THE PLAINTIFFS

By their Attorney,

s/Daniel W. Rice

Daniel W. Rice GLYNN, LANDRY, HARRINGTON & RICE, LLP 10 Forbes Road Braintree, MA 02184 (781) 849-8479 BBO # 559269

Dated: February 2, 2005